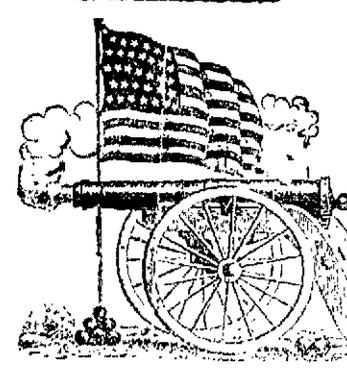


RECEIVED
TO-DAY.THE CELEBRATED
KNOX HATS
Spring Styles.The Best on Earth.
Call and Examine.RACE CLOTHING M'FG CO.,
129-135 North Water Street.

BARGAINS

Dry Goods!

CAN BE HAD

AT THE

NEW STORE,

Next to Millikin's Bank,

On Water Street

S. HUMPHREYS.

MRS. OSBORNE HELD.

Sad Scenes in the Bow-street Police Court.

THE COURT AND AUDIENCE AFFECTED

To Tears, and the Parties to the Prosecution Deeply Moved — Nobody Wants to Prosecute, but the Law Must be Vindicated.

LONDON, Feb. 13.—There was hardly standing room left for a mass audience in any part of the Bow-street police court, yesterday morning, when, at 11 o'clock, the case of Mrs. Florence Osborne, charged with having committed perjury during the trial of her suit for slander against Mrs. Hargreaves, was called before Sir John Bridge, the presiding magistrate. Mrs. Osborne, the wife of a man of means, is still unmarried, was staying, during the summer of 1890, at Torquay, with her friend, Mrs. Hargreaves, the wife of Major Hargreaves, and, while at the place mentioned, some valuable papers belonging to the lady last mentioned, were missed from the bedroom she occupied. Mrs. Osborne, it appears, had access to this room, and was aware of the fact that Major Hargreaves kept his jewels in a certain jewel box, and in a hiding place in the floor. The jewels disappeared, and diligent search failed to recover them. In due course of time rumors connecting Mrs. Osborne with the theft were circulated, and she eventually brought suit for slander against Mrs. Hargreaves. As all the parties concerned were prominent in society, the case attracted wide-spread attention. During the course of the trial, Mrs. Osborne made a number of assertions under oath which were subsequently proven to be untrue. The trial was suddenly interrupted by the production of evidence that Mrs. Osborne beyond the possibility of a doubt had really stolen the missing Hargreaves jewels, consisting of some valuable pearls. Every effort was made, unsuccessfully, to find the missing jewels. Mrs. Osborne expressed great sympathy with the police, and, when the latter had surrendered herself to the police. Throughout the proceedings, Mrs. Osborne has received the loyal support of her husband who has manfully stood by her in all her trials, in and out of court.

Yesterday morning, not only was the inside of the Bow-street police court packed to the utmost, but the streets adjacent to the historic old Bow-street police court, for instance, that the recesses from the "90" division police station, almost opposite the police court, were called out to keep traffic moving and drive the crowds away from the court entrance. Hundreds of people, who had driven to the spot in cars and carriages, expected to be able to obtain a view of the trial, but were disappointed. Many fashionable people, however, came very early and obtained good positions in the body of the court. Others managed to prevail upon the police to allow a road for them through the crowd, and so rendered the presence of Sir John Bridge.

Mr. and Mrs. Hargreaves were seen near the prisoner's dock. By her husband's side Mrs. Osborne, who was dressed in mourning, had been driven from Holloway jail in a cage she was deadly pale and had evidently wasted away considerably since her arrest. She trembled from head to foot and was deeply agitated that she would have fallen the floor had it not been for the support she received from her husband and from an inspector of police.

The day was dull and damp, rendering the air of the old court room positively thick with the many perfumes arising from the fashionables present. So much so that it was more than Sir John Bridge could bear, and he had hardly taken his seat when he nervously lit an iced cigar, managed to extinguish it in a dead faint, suddenly overcome by the emotion conjured up by the scene.

The climax was reached when Mrs. Hargreaves, at the conclusion of her testimony, sobbed so bitterly and violently, and was evidently so much distressed that several other ladies in the court room burst into tears and one lady, in a dead faint, suddenly collapsed into the arms of the inspectors in the sad trouble in which she found herself.

Mrs. Osborne, during the delivery of the latter part of Mrs. Hargreaves' testimony, sobbed so bitterly and violently, and was evidently so much distressed that several other ladies in the court room burst into tears and one lady, in a dead faint, suddenly collapsed into the arms of the inspectors in the sad trouble in which she found herself.

The climax was reached when Mrs. Hargreaves, at the conclusion of her testimony, sobbed so bitterly and violently, and was evidently so much distressed that several other ladies in the court room burst into tears and one lady, in a dead faint, suddenly collapsed into the arms of the inspectors in the sad trouble in which she found herself.

Mr. C. F. Gill represented the treasury department and directed the prosecution to call Mrs. Osborne as a witness. So soon as he was at liberty to do so, Mr. Gill said that he did not intend to make an address upon the case, and that with the magistrate's permission he would immediately bring forward his witnesses so that the cases could be concluded, so far as these proceedings were concerned, as quickly as possible.

The first witness called was the clerk from the division of the high court of justice in which the action for slander was heard; they testified to the fact that Mrs. Osborne was sworn before being called to give her testimony in the action brought against Mrs. Hargreaves regarding the rumour said to have been circulated by that lady in connection with the then missing pearls.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

Mr. Gill then read the evidence furnished by Mrs. Osborne on the action referred to, saying that he relied, in order to prove his case of perjury, upon the sworn statement made by the prisoner that she had left London at the time the mysterious lady, so closely resembling her, had the stolen jewels to Spink & Sons, and was dying.

Dr. Spink, the stenographer, was then called to the stand and testified to the accuracy of the notes he had taken at the time of the trial.

BUY THE BEST!

When looking for a Watch investigate the qualities of the

ROCKFORD.
We have these Celebrated
WATCHES

In all varieties, and the prices are no higher than inferior goods of other manufacture.

W. R. ABBOTT & CO.

GOOD READING

For Cold, Dull Days.

SO DON'T FAIL TO NOTICE THIS.

TOWNE & BEIK, the leading grocers of this city are striving hard and making Extraordinary Low Prices on Groceries for a share of your trade.

22 pounds of the best granulated sugar, \$1.00
24 pounds Extra C. Sugar, 1.00
26 pounds C. Sugar, 1.00
We are still seeking out 3000 lbs. for 25¢. You should not miss the opportunity to get a few pounds of the same very fine sugar.

Boiled Oysters Butter Crackers, 75¢, 1 pound for 25¢.

Our Patent Flour, \$1.00 for 50 pounds is better than any sold in this market at that price.

\$1.20 for 50 pounds. Half Patent is our good flour.

Flour, \$1.00 for 50 pounds is very cheap.

Puritan Soap, 10¢, 25¢, 50¢, American Standard Soap, 25¢, 50¢, Palm Leaf, 11¢, 25¢.

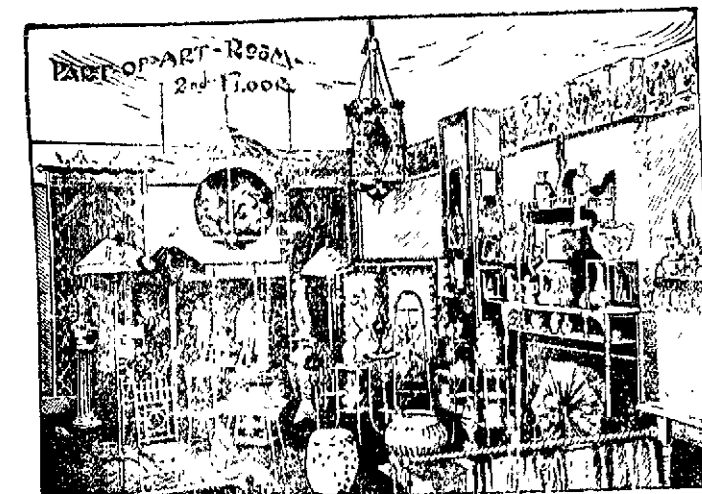
Don't forget the new vegetables in Dried Peas. You can't buy anything in this line you can't at any place, and at a great toll.

California Prunes, 10¢, 25¢.

California Evaporated Peaches, 10¢, 25¢.

California Evapor

BARGAIN * SALE!



DAILY REPUBLICAN.

+ OYSTERS +

—AND—

Lunch

—AT—

WOOD'S.

SATURDAY EVE. FEB. 14, 1892.

ITEMS OF INTEREST.

Appreciated.

It is a great pleasure to us to see how rapidly our *art goods* are being bought. It only proves that our market is well situated, and the buyer know that they are getting them. Our store has been crowded every day since our bargain is commenced. Look out for our *Big Art and Silverware Days*, which will out to everything ever offered in this city.

E. B. BARTHOLOMEW.

DENT & CO., D. C.

The Wabash pray our was here to-day.

TEETH.—Hoskins & Moore, dentists

THATONER'S Musical troupe, en route to the State, took dinner at the Central House to-day.

SAMUEL G. STACKHOUSE, of Vorhees, Ill., has been granted an original position through the agency of M. Sheen.

Now spring comes in kid gloves and moustique au-de-gloves just received at Linn & Scruggs D. G. & Co.

Just purchased—handbags lot of handbags at reduced prices.

Linn & Scruggs D. G. & Co.

PATRICK HANLON and his company of country singers left this morning for Houghton, where they will appear to-night.

The set will of the late Solomon Hizer, who died at Corro Gordo, was filed for removal to-day in the Macou county records office.

Witness the production of "The Burglar" at the third Monday night. The exchange speak in complimentary terms of the attraction.

RAV JAMES MILLER conducted the funeral services over the remains of the late Stompa. With whom to day at Bonney's garage.

W. P. Connor received a draft for \$10 yesterday as back pension, being a veteran in the Mexican War. His monthly pension will be \$8.—*Advertiser*.

The coal miners of Fairmount are on a strike, demanding the removal of an omnibus driver. The general manager of the mines has notified the men that the mine will be shut down if they do not return to work.

We have Ayer's Pills for the last 30 years, and am satisfied I should not be alive to day if had not been for them. They cured me of dyspepsia when all other remedies failed.—T. P. Bonner, Chester, Pa. Ayer's pills are sold by all druggists.

Last night there was a large attended but massive at Taylerville, directed by Prof. Lacombe, whose orchestra furnished the music. It was the social society event of the winter at Taylerville. The Professor, Dick Lacombe, and Misses Curtis and Maria Lacombe at Bloomington this afternoon.

Testing Teachers.

The regular quarterly examination of teachers in charge of school in the country districts was held today at the office of Superintendent Donahue, who over three months past a lot of test questions to the pedagogues so that he can keep posted as to what they know, and whether or not they are qualified to retain certificates issued to them. There has been an unusually large number of teachers present at the examination, and all were hard at work when the Superintendent's reporter called at the Superintendent's office.

Colored Society.

Preparations are in progress for a leap year to be given at the home of Mr. and Mrs. George Valentine, on West Decatur street, next Tuesday evening, February 16. No married people will participate in the festivities, and about twenty couples will be present. The ladies will call for the gentlemen in couples, and extend to them all the courtesies offered by the gentlemen. Colored society is going over the party.

Loan Broker—Removed.

Owing to the re-entire of the Boston store building we have removed our office to rooms 103 and 107 Penton Building. We have stored our home money on all classes of collateral, furniture, pianos, watches, diamonds, horses, cattle, carriages, buggies, wagons, and drays.

Mrs. Thomas Thompson, very sick at her home on West Wood street.

Mrs. Thomas Thompson, very sick at her home on West Wood street.

W. A. Morris, of Elizabethtown, is the guest of W. S. Judy and family.

Dr. E. J. Brown visited Blue Mound today on professional business.

Attorney John A. Brown was at Taylerville to-day on legal business.

Mrs. E. A. Gustafson returned from a business trip to Chicago.

Mrs. Mary Hall from Toledo, Ohio, is the guest of Mrs. K. D. Durfee.

Major W. B. Chambers returned last evening from a business trip to New York.

James Sturgis of Indianapolis is in town visiting his son, Mr. Stanley.

W. J. Quinn, Jr., B. B. Taitt and John Rogers returned last evening from Chicago.

Mrs. M. T. Trenton is suffering from cerebral fever at her home on West Main street.

Mrs. W. H. Addie, who has been confined to her bed two weeks with a grippe, is improving.

Mr. T. S. Hodges, Atlanta, is confined to his bed.

Rev. B. E. Dawson and family of Ossipee, N.H., are the guests of Mr. and Mrs. E. F. Dawson.

Mrs. Joseph Williams and Miss William of Argon, are in the city visiting Mrs. J. R. Currier.

Mrs. Margaret Warren, who has been a guest of Mrs. E. J. Brown, returned to to-day to her home in New Berlin.

Miss E. Brown, who was called to Cleveland, Ohio, by the sickness of her sister, expects to return about the first of the week.

Mrs. M. A. Jones who has been in the city with her daughter, Mrs. D. W. Jones, left to-day for her home in Indianapolis.

Miss Maria Buckingham departed this morning for Vandina, where she will visit the Misses Brown. She will also visit at Pocatello, and expects to be there three weeks.

The bereaved husband is a member of the Morgan street fire department. Deceased was the mother of the wife.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.

Deceased died at 11:45 a.m. on Feb. 12, 1888.

Deceased left to-day for the present court room in D. C. in Indianapolis, in suit against the city of Indianapolis, for damages to his property, for which he had to pay \$1000.00.